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PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : ~~Surgilight, Inc.~~ J.T. LIN  
J.T.

Group Art Unit 3738

Reissue  
Application : 10/626,486

Filed : 24 July 2003

Reissue of  
U.S. Patent : 6,263,879

Inventors : J.T. Lin

For : TREATMENT OF PRESBYOPIA AND OTHER  
EYE DISORDERS USING A SCANNING LASER  
SYSTEM

Examiner : Unknown

REISSUE DECLARATION UNDER 37 C.F.R. § 1.175

Dear Sir:

I hereby declare the following:

1. I am the original and sole inventor of the subject matter which is described and claimed in U.S. Patent 6,263,879, ~~a copy of which is attached to this declaration~~. I have reviewed and understand the contents of this patent, including the claims. J.T.

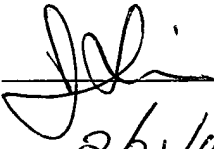
2. I have reviewed and understand the contents of the Preliminary Amendment filed on 24 July 2003, a copy of which is attached to this declaration. I am the original and sole inventor of the subject matter recited in the amended claims presented in the Preliminary Amendment, including new Claims 14 through 23.

\* with further amendment on claims 12 & 13, in which "the cornea outside..." should be "the eye outside...". J.T.

3. I acknowledge the duty to disclose information which is material to patentability as defined in 37 C.F.R. § 1.56.

4. I verily believe the original patent to be wholly or partially inoperative or invalid, because the patentee mistakenly claimed less than the patentee had the right to claim in the patent. At least new Claim 14 is broader than the claims of the original patent in at least some aspects.
5. All errors which are being corrected in this reissue application arose without any deceptive intention on my part.
6. I hereby declare that the reissue <sup>application</sup> Applicant & Inventor should be J.T. LIN, as corrected.\*
7. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001, and that such willful, false statements may jeopardize the validity of the application or any patent issued thereon.

Full name of sole inventor: **Jui-Teng Lin**

Signature: 

Date: 2/21/04

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\*My former company, Sung Light, Inc. had violated the terms of patent assignment, therefore all future applications of ~~me~~ J.T. LIN (including reissue applications) should under my instruction, not any third party. And all correspondence should go to me, not Sung Light, Inc.

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